

MINTZER SAROWITZ ZERIS LEDVA & MEYERS, LLP

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File No. 005355.0003

Attorney for Defendants, BWP Distributors, Inc., Carquest Corporation and Carquest Products, Inc.

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF NEW JERSEY
NEWARK, NEW JERSEY**

JEAN MICHAEL MECHIN vs. CARQUEST CORPORATION; CARQUEST PRODUCTS, INC.; TMC ENTERPRISES; VOLTEC INDUSTRIES; TASCO; BWP DISTRIBUTORS, INC.; and ABC CORPORATIONS 1-10 (said names being unknown and fictitious)	CIVIL ACTION NO. 2:07-cv-05824-GEB-ES
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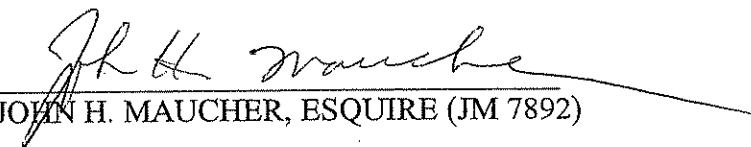
**CERTIFICATION OF JOHN H. MAUCHER,
ESQUIRE IN SUPPORT OF DEFENDANTS'
STATEMENT OF UNDISPUTED
MATERIAL FACTS PURSUANT TO
LOCAL R.56.1**

I, JOHN H. MAUCHER, ESQUIRE, of full age, being duly sworn according to law, certify as follows:

1. I am an Attorney-At-Law of the State of New Jersey, of the law firm of Mintzer, Sarowitz, Zeris, Ledva & Meyers, LLP, attorneys for defendants, BWP Distributors, Inc., Carquest Corporation and Carquest Products, Inc. ("CPI"), and am entrusted with the handling of the above-captioned matter.
2. Attached hereto as Defendants' Exhibits "A" through "U" are true and complete copies of the relevant documents supporting defendants motion.

I hereby certify that the above statements made by me are true. I am aware that if any of the foregoing statements made by me are willfully false, I am subject to punishment.

Dated: March 15, 2011


JOHN H. MAUCHER, ESQUIRE (JM 7892)